

Interstate Compact on the Placement of Children (ICPC) Desk Guide: Regulation 4 Facilities

The purpose of the Interstate Compact on the Placement of Children (ICPC) is to ensure that children placed across state lines have the same protections and services as children placed in their home state. The ICPC is a contract and uniform law among all 50 states, the District of Columbia, and the U.S. Virgin Islands that protects and enforces the jurisdictional, administrative, and human rights obligations of all the parties involved in a placement. The law offers states uniform guidelines and procedures to ensure these placements promote the best interests of each child. Wisconsin enacted Wisconsin's Interstate Compact on the Placement of Children (ICPC) into state law (s. 48.988, Stats.). The Compact applies to four types of situations in which children may be sent to other states: Placements with parents and relatives, licensed or approved foster/kinship homes, placements prior to adoption, and group homes and residential care facilities.

With the ICPC, following safeguards will be guaranteed for the child and all parties involved in the placement:

- An opportunity for the sending agency to evaluate the proposed placement and the receiving state to ensure the placement is not contrary to the best interests of the child;
- An opportunity for the receiving state to ensure all applicable laws and policies have been followed before the placement is approved;
- Legal and financial protection for the child by ensuring an agency or individual is responsible for the child;
- Assurance that the sending agency does not lose jurisdiction over the child once moved to the receiving state;
- An opportunity for the sending state to obtain supervision, services, and regular reports on the child's adjustment and progress in the placement.

Regulation 4: Residential Placement

Under the ICPC, a Residential Placement is defined as a facility that "provides 24 hour supervised care beyond what is needed for assessment or treatment of an acute condition." This regulation includes group homes and residential care centers.

ICPC is not required for placement in institutions that are primarily educational in character, hospitals, or other medical facilities. Facilities are defined by the receiving state by the services the facility provides, not the type of license it may hold or its source of funding.

The sending agency or individual remains obligated to retain jurisdiction and responsibility for the child while the child remains in the receiving state.

Regulation 4 of the ICPC applies whether or not the child is under jurisdiction of a court for delinquency, abuse, neglect, or dependency, or as a result of action taken by a child welfare agency.

A child who is adjudicated delinquent must be given a court hearing and notice to the parent or quardian with the opportunity to be heard prior to being sent to the facility.

Agency Responsibilities

Sending Agency

Within the sending state, there is a sending agency. For child welfare cases, the sending agency is the county or state agency that has placement and care responsibility of the child. The sending agency maintains planning and financial responsibility for the child and is responsible for any payment.

Sending State

The sending state is "the state where the sending agency is located, or the state in which the court holds exclusive jurisdiction over a child, which causes, permits, or enables the child to be sent to another state." The sending state is the state making the request to place the child in the receiving state.

Receiving State

The receiving state is "the state to which a child is sent, brought or caused to be sent or brought whether by public authorities or private persons or agencies, and whether for placement with state or local public authorities or for placement with private agencies or persons." The receiving state ensures the facility is appropriate for placement of the child.

Required Documentation

When preparing to submit an ICPC request, the following documentation is required for Regulation 4 requests. This information should already exist in eWiSACWIS or be put in eWiSACWIS prior to creating the request.

- Cover Letter
- □ 100A,
- Letter of acceptance from the residential facility,
- Financial/Medical Plan that includes the agency paying for placement in the facility and providing medical coverage,
- Placement disruption agreement,
- A court order providing the sending state agency jurisdiction to place the child OR a statement on the sending agency's authority to place the child and documentation that supervision is on-going,
- If the child to be placed is a delinquent child the court order must state the child has been adjudicated delinquent, and state that:
 - Equivalent facilities in the state are not available,
 - Institutional care is in the best interests of the child, and
 - Placement in the facility will not produce undue hardship.
- Current case history for the child if delinquent or public agency child,
- Service plan for the child if delinquent or public agency child,
- IV-E eligibility verification.

Parent/Guardian Placements

A parent or guardian making a placement of their child, with no court involvement, in an out-of-state facility is subject to the ICPC.

In these circumstances, there are different documentation requirements and implications for responsibility for the child.

More information about private parent or guardian placements in an out-of-state facility is available in ICPC Regulations.

Cover Letter

Identify child to be placed and contact information of the facility

Brief statement of legal status, reason for placement, and long-term plan

Note any special circumstances or considerations for placement

100A

Required for each child to provide basic information about the request

Acts as the formal approval or denial from the receiving state and permission for placement

Child can only be placed with a signed and approved 100A

Financial/Medical Plan

The sending agency remains ultimately financially responsible for the child

The sending agency is responsible for determining assistance, including payment

If the child must return to the sending state, the sending agency is responsible

Disruption Agreement

This must be an

agreement that sets out that the sending agency is responsible for the child in the event of a placement disruption, including costs and transportation.

There is no template for this in eWiSACWIS and can be created by the sending agency.

Send when child is

100B

initially placed in the receiving state

Send if the agency

Send if the agency knows it will not make placement in the facility

Send when a placement request is withdrawn, placement ends, or jurisdiction closes

Regulation 4 Workflow

The sending agency identifies the need for placement in an out-of-state facility. The sending agency prepares and submits the ICPC Referral The ICPC Specialist reviews the referral for completeness and compliance with regulations. The ICPC returns the The ICPC sends the request to the sending request to the receiving state ICPC Office. agency for more information. Receiving state ICPC Office reviews the request and makes a decision to approve or deny the placement or request additional documentation within three business days. The receiving state The receiving state ICPC Office denies ICPC Office approves the placement. the placement The receiving The receiving state ICPC state ICPC Office Office forwards the forwards the approval to the sending denial to the state ICPC Office, which sending agency to will forward to the close the ICPC sending agency. case. The sending agency decides whether to place the child in the residential facility.

The sending agency places the child and submits the 100B* to the ICPC Office to

The sending agency does not place the child and submits the 100B* to the ICPC Office to close

the ICPC case.

The sending agency manages the case.

The child's placement disrupts or the child discharges and returns to Wisconsin.



confirm placement.

The sending agency sends a **100B**† to the ICPC Office to close the ICPC Case.

The sending agency must obtain the facility's agreement to accept placement of the child prior to submitting the ICPC Referral.

An ICPC Referral for placement in an out-of-state facility must be submitted with the required documentation for a Regulation 4 request.

If the child is an adjudicated delinquent, the appropriate court hearing must take place prior to submitting the referral.

The receiving state ICPC Office determines if placement is contrary to the child's best interest by:

- Ensuring the facility is properly licensed and not under investigation for unfit conditions or illegal activities that might place the child at risk of harm.
- Ensuring the child is an appropriate match and that the request to place the child was fully reviewed and accepted.

Regulation 4 approvals expire 30 calendar days from the date the 100A was signed by the receiving state.

This 30-day timeframe can be extended upon mutual agreement between the sending and receiving states' ICPC Offices.

The sending agency maintains all case planning responsibility for the child and shall follow all applicable Wisconsin laws and standards for a child placed in out-of-home care.

Supervision of the child in outof-state facilities can be completed by the facility (see supervision section).

eWiSACWIS

Documentation

Visit the eWiSACWIS Knowledge Web for more information: <u>dcf.wisconsin.gov/</u> <u>knowledgeweb/home</u>

An ICPC Referral must be submitted to the Wisconsin ICPC Office via eWiSACWIS.

Once the referral is received, the ICPC Specialist or ICPC Assistant will document a decision to Accept (and pass on), Not Accept, or Return to Sending Agency for more information.

Once the receiving state has a decision to approve or deny placement, the ICPC Specialist or Assistant will document the decision in eWiSACWIS.

If the placement is approved by the receiving state ICPC office, the sending agency will decide whether to place the child at the facility. The sending agency is required to notify the WI ICPC by completing the Child Placement Tab in the ICPC Record in eWiSACWIS within 3 days of the child's placement or as soon as the agency decides not to place the child at the facility.

Completion of the Child Placement Tab will generate the 100B.

Once placed, the sending agency must continue all required case planning documentation in eWiSACWIS, including placement and payment information. Each quarter, the ICPC Specialist will upload supervision reports that are received by the facility into the ICPC Record. The sending agency shall document the monthly contacts in eWiSACWIS.

If the child is moved, returned, or reaches permanency, the sending agency must notify the WI ICPC Office by completing the Record Closure Tab in the child's ICPC Record. The ICPC Specialists will then close the ICPC Record in eWiSACWIS.

†Completion of the Record Closure Tab will generate the 100B†

Emergency Placements

In emergency circumstances, a sending agency may make emergency placements in an out-of-state facility. These placements may only be made under mutual agreement from the sending and receiving state. These emergency decisions must be made within 1 business day of receipt of the request by the receiving state. The receiving state may require only certain documents to make this decision and grant a temporary approval. A complete request and final approval is subsequently required.

Supervision

The facility is responsible for the supervision, protection, safety, and well-being of the child. The sending agency making the placement is expected to work with the facility as to the program plan or expected level of supervision, treatment, frequency, and nature of any written progress or treatment reports. Please review Ongoing Services Standards for information on caseworker contacts for out-of-state residential placements.

The receiving state is not required to provide any monitoring or supervision of children placed in facility programs, unless an incident or allegation requires investigation by law enforcement, a child welfare agency, or the court. Wisconsin sending agencies may contract with the receiving state child welfare agency to perform month-face-to-face contacts, but the receiving state child welfare agency is not required to enter this contract under the ICPC.

Medical Coverage

Agencies should be aware that not all states will provide Medicaid for non-IV-E funded children. Additionally, group home and residential care center placements through the ICPC do not have local caseworkers assigned for case management to assist with enrolling the child in Medicaid.

The sending agency can work with the facility to request assistance in initiating Medicaid enrollment for that child. Another option is to work with a local child welfare agency to ask that they assist with enrolling the child in Medicaid.

The child may only be enrolled in Medicaid in one state. To continue to use Wisconsin Medicaid, the medical provider in the other state must be willing to become a Forward Health Provider.

Ultimately, the sending agency is responsible for covering medical costs for the child if Medicaid cannot be secured.

Facilities Not Subject to the ICPC

If there is question about whether the ICPC applies to a certain facility, ask the following questions. If the answer to any of the following is yes, the placement may be subject to the ICPC and consultation should be sought.



Additional Resources

- For Wisconsin policy information, resources, and contact information, visit https://dcf.wisconsin.gov/cwportal/icpc
- For full ICPC Regulations and national resources such as state pages, visit https://aphsa.org/AAICPC
- For resources on eWiSACWIS documentation visit https://dcf.wisconsin.gov/knowledgeweb/home
- For Ongoing Standards, visit https://dcf.wisconsin.gov/files/cwportal/policy/pdf/ongoing-services-standards.pdf